Approved For Release 2002/01/02: CIA-RDP59-00224A000200250001-6<sup>x</sup>

7-9858

11 8. Company

MEMORANDUM TO: Legislative Counsel

Office of General Counsel

FROM:

STATINTL

Office of Security

SUBJECT:

Legislative Bill No. H.P. 8273

If there is no requirement in this proposed legislation

STATINTL

which would result in the CIA Credit Union having to release

the names of its shareholders

then the Office of Security

can see no objections.

STATINTL

Acting Executive Officer

Approved For Release 2002/01/02: CIA-RDP59-00224A000200250001-6

•	Approved For Release 2002/01/02 : CIR-RDP	# C.STATINTL
STATINTL	NOTICE OF PENDING LEGISLATION	18 January 1956 LEGISLATIVE BILL NO. H.R. 8273
	TO: Comptroller OGC V FROM:	LEGISLATIVE COUNSEL OFFICE OF GENERAL COUNSEL
	THE ATTACHED BILL, WHICH HAS BEEN INTRODUCED INTO CONGRESS, IS:  SENT TO YOU FOR INFORMATION ONLY.  A BILL ON WHICH FAVORABLE CONGRESSIONAL ACTION IS IS NOT PREDICTED.	
	SENT FOR YOUR COMMENT AS TO WHETHER IT IS OF FURTHER ACTION BY THIS OFFICE IS NECESSARY O	INTEREST TO CIA ACTIVITIES, AND WHETHER PR DESTRED.
FOLD APPROPRIATE CHANNELS, TO THIS OFFICE, BY		
	TO: LEGISLATIVE COUNSEL OFFICE OF GENERAL COUNSEL FROM:	OBC
	It is believed there is no CIA interest in the bill, which would amend	
	the Federal Credit Union Act to: (1) provide for the establishment of	
	Federal central credit unions; (2) permit Federal credit unions to become	
	members of Federal central credit unions; and (3) authorize Federal credit	
STATINTL	unions to invest in shares of Federal central credit unions.  There rentianed the Pill to STATINT	
	I have mentioned the Bill to	President of the STATINI
	credit union). He sees no problem	
	in the Bill and believes it may offer investment benefits. He does not plan	
	to comment.	
	We see no need for the Legislative Counsel to follow-up on the Bill.	
		STATINTL
		STATINT
STATINTL	DATE OF COMMENTS Approved For Relea	59-00214A000200250001

FORM NO. 488

Det -Approved For Release 2002/01/02 : CIA-RDP59-00224A000200250001-6 18 January 1956 NOTICE OF PENDING LEGISLATION LEGISLATIVE BILL NO. H.R. 8273 SECTION 1 GENERAL 70 : Comptroller OGC FROM: LEGISLATIVE COUNSEL Dir/Security OFFICE OF GENERAL COUNSEL THE ATTACHED BILL, WHICH HAS BEEN INTRODUCED INTO CONGRESS, IS: I SENT TO YOU FOR INFORMATION ONLY. A BILL ON WHICH FAVORABLE CONGRESSIONAL ACTION \_\_\_\_\_ IS \_\_\_\_\_ IS NOT PREDICTED. XXXXXSENT FOR YOUR COMMENT AS TO WHETHER IT IS OF INTEREST TO CIA ACTIVITIES. AND WHETHER FURTHER ACTION BY THIS OFFICE IS NECESSARY OR DESIRED. IT IS REQUESTED THAT COMMENTS CONCERNING THIS LEGISLATION BE FORWARDED, THROUGH APPROPRIATE CHANNELS, TO THIS OFFICE, BY\_ FOLD. SECTION 11 COMMENTS (From Original Addressee) TO : LEGISLATIVE COUNSEL FROM: OFFICE OF GENERAL COUNSEL Comptroller The attached proposed legislation is not of interest to CIA activities. It may be of interest to the Credit Union located within the Agency.

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ate of comments 27 January ved For Release 2002/01/02: CIA-E. R. SAUNDERS, Comptroller Approved For Release 2002/01/02 : CIA-RDP59-00224A000200250001-6

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84TH CONGRESS 2D SESSION

## H. R. 8273

## IN THE HOUSE OF REPRESENTATIVES

**January** 9, 1956

Mr. Patman introduced the following bill; which was referred to the Committee on Banking and Currency

## A BILL

To amend the Federal Credit Union Act so as specifically to authorize the organization of Federal central credit unions and to authorize Federal credit unions to invest in the shares of, and become members of, central credit unions organized under such Act or other laws.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That section 2 of the Federal Credit Union Act (12 U.S. C.
- 4 secs. 1751-1772) is hereby amended by adding the follow-
- 5 ing new sentence to be inserted between the present first
- 6 and second sentences of said section: "The term 'Federal
- 7 credit union' shall include a Federal central credit union,
- 8 which is defined as a central organization of credit unions

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- 1 organized in accordance with the provisions of this chapter,
- 2 whose field of membership shall include Federal credit unions
- 3 and credit unions organized in accordance with the pro-
- 4 visions of law of any State or Territory of the United States
- 5 of America or the District of Columbia (and may include,
- 6 but not by way of limitation, the directors and members
- 7 of the supervisory and credit committees of such credit
- 8 unions) having a common bond of association or residence
- 9 within a well-defined geographical area."
- 10 Sec. 2. That section 3 of the said Act is hereby amended
- 11 by striking out the word "natural" appearing before the
- 12 word "persons" in the first sentence of said section.
- 13 Sec. 3. That section 7 of said Act is hereby amended by
- 14 striking out "or" after "(d)" in paragraph (7) of said
- 15 section and by adding after the word "Corporation" and
- 16 before the period at the end of the said paragraph the follow-
- 17 ing: "; and (e) in shares of Federal central credit unions
- 18 and central credit unions organized in accordance with the
- 19 provisions of law of any State or Territory of the United
- 20 States of America or the District of Columbia, the field of
- 21 membership of which under such provisions of law includes
- 22 credit unions having a common bond of association or resi-
- 23 dence within a well-defined geographical area. Share pay-
- 24 ments to, and withdrawals from, a central credit union by a
- 25 Federal credit union must be specifically authorized by the

- 1 board of directors of the Federal credit union making the
- 2 payment or withdrawal".
- 3 Sec. 4. That section 9 of the said Act is hereby amended
- 4 by adding in the first sentence of said section after the words
- 5 "except that" and before the next word the following:
- 6 "(other than as provided in section 2 of this chapter as to
- 7 Federal central credit unions) ".
- 8 SEC. 5. That section 9 of the said Act is hereby further
- 9 amended by adding the following new sentence at the end of
- 10 said section: "A Federal credit union may, by authorization
- 11 of its board of directors, become a subscriber or organizer
- 12 or member of a Federal central credit union or a central
- 13 credit union organized in accordance with the provisions of
- 14 law of any State or Territory of the United States of Amer-
- 15 ica or the District of Columbia, the field membership of
- 16 which under such provisions of law includes credit unions
- 17 having a common bond of association or residence within
- 18 a well-defined geographical area."
- 19 Sec. 6. That section 10 of the said Act is hereby
- 20 amended by adding the following new sentence at the end
- 21 of said section: "Federal credit unions having membership
- 22 in a central credit union may be represented at annual or
- $^{23}$  special meetings of the central credit union by one member
- 24 duly authorized by the board of directors of the member
- 25 Federal credit union. To the extent permitted by the articles

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- 1 or certificate of incorporation or bylaws of the central credit
- 2 union, such representative shall have one vote and shall be
- 3 eligible for office in the central credit union the same as
- 4 though he were a member of the central credit union."
- 5 SEC. 7. That subsection (a) of section II of said Act
- 6 is hereby amended by deleting from the first sentence thereof
- 7 "(and from their number)" and substituting therefor the
- 8 following: "(and from their number, which, in the case of
- 9 Federal central credit unions, shall be deemed to include the
- 10 duly authorized representatives of the member credit
- 11 unions)".

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84TH CONGRESS 2D SESSION H. R. 8273

## A BILL

To amend the Federal Credit Union Act so as specifically to authorize the organization of Federal central credit unions and to authorize Federal credit unions to invest in the shares of, and become members of, central credit unions organized under such Act or other laws.

By Mr. Patman

JANUARY 9, 1956
Referred to the Committee on Banking and Currency